DECLARATION — Utility or Design Patent Application

Direct all correspondence to: X Customer Number or Bar Code Labe	· 1	OR Co	rrespondence address below	
Name Paul J. Hubbell, JR.				
Address P.O. Box 541	~~ ~· ~ · · · · · · · · · · · · · · · ·			
City Metairie,		State LA	zip 70004	
Jefferson Parish **G**********************************	ephone 504-7	733-8874	Fax	
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.				
NAME OF SOLE OR FIRST INVENTOR: A petition has been filed for this unsigned inventor				
Given Name (first and middle [if any]) Given Name Family Name Barger, Sr. or Surname				
Inventor's Signature James a, Bange	~S1.		Date 8/29/63	
Residence: City Slidell,	State LA	St. Tammany Country	Yes Citizenship U.S.	
207 Tulip Dr.				
CHy Slidell,	State LA	70461 ZIP	St. Tammany Country	
NAME OF SECOND INVENTOR: A petition has been filed for this unsigned inventor				
Given Name (first and middle [if any]) Paul J.		Family Name Hubbe or Surname	11,Jr.	
Inventor's Signature Carl Juliull Date 8/29/07				
Metairie Residence: City 405 Faun St.	State LA	Jefferson Parish £sumty x	Yes Citizenship	
Malling Address P.O. Box 541 Metairie, LA 70004				
City Metairie, Additional inventors are being named on the sur	State LA	ZIP 70004	Jefferson Parish XXXXXXX	

August 29, 2003

I, James A. Barger Sr. hereby acknowledge and recognize Paul J. Hubbell, Jr. as a partner with a 50% ownership of the Portable Crane/Winch/Hoist invention for the contributions rendered since the summer of 2001 which included! Developement and filing of the 1st Disclosure, August 31,2001, Improvements to the original concepts, Filing of an improved second Disclosure, February 18, 2003, Trademark filing,

LLC filing,

Improvements and development of project which includes writing, coordinating the drawings and filing the official patent application, Labor/time and financial disbursments for the above.

J.D. Delibetto Notary Public / Orleans - Jefferson Posh State of Louisiana

My Communistron is For Life

Joint Owners' Agreement

This agreement is made by and between the following parties who, by mutual consent, own the following respective shares of the invention and patent application identified below:

James A. Barger, Sr.	of Slidell, LA . 50 %
Double Translation	of Metairie, LA 50 %
	, 50 70
	f, %
Invention Title: "PORTABLE CRANE 2W	INCH/HOIST
Patent Application Ser. Nr.:	, Filed:
Applicants: James A. Barger, Sr.	
Paul J. Hubbell, Jr.	
The shove notent application data in the state	

The above patent application data is to be filled in as soon as it becomes available if the application has not yet been filed.

The parties desire to stipulate the terms under which they will exploit this invention and patent applica - tion and therefore agree as follows:

- 1. No Action Without Everyone's Consent: None of the parties to this agreement shall license, use, make, or sell the invention or application, or take any other action, other than normal prosecution, without the written consent and cooperation of the other party or parties (hereinafter "parties") to this agreement, except as provided below. Any action so taken shall be committed to a writing signed by all of the par-ties, or as many parties as consent, with copies to all other parties.
- 2. Decisions: In case any decision must be made in connection with the invention or the patent application, including foreign filing, appealing from an adverse decision in the Patent and Trademark Office, or any opportunity to license, sell, make, or use the invention or application, the parties shall consult on such opportunity and a majority decision shall control. In the event the parties are equally divided, the matter shall be submitted to an impartial, mutually-acceptable arbiter whose decision shall control. If no arbiter can be agreed upon, then the parties shall each select a representative and the parties' representative shall select the arbiter. After a decision is so made, all parties shall abide by the decision and shall cooperate fully by whatever means are necessary to implement and give full force to such decision. However, if there is time for any parties to obtain a better or different offer, they shall be entitled to do so and the decision shall be postponed for up to one month to allow such other parties to act.
- 3. Proportionate Sharing: The parties to this agreement shall share, in the percentages indicated above, in all income from, liabilities, and expenditures agreed to be made by any decision under Part 2 above in connection with the invention or patent application. In case a decision is made to make any expenditure, as for foreign patent application filing, exploitation, etc., and a minority or other parties opposes such expenditure or is unable to contribute his or her proportionate share, then the others shall advance the minority or other parties' share of the expenditure. Such others shall be reimbursed by the minority or other parties by double the amount so advanced from the minority or other parties' proportionate share of any income received, provided such income has some reasonable connection with the expenditure. No party shall be entitled to reimbursement or credit for any labor unless agreed to in advance by all of the parties hereto.
- 4. If Any Parties Desire to Manufacture, Etc.: If any parties who do not constitute all of the parties to this agreement desire to manufacture, distribute, or sell any product or service embodying the above invention, they may do so with the written consent of the other parties under Part 1 above. The cost of the product or service shall include, in addition to normal profit, labor, commission, and/or overhead, etc., provision for a reasonable royalty which shall be paid for the term of the above patent application and any patent which may issue thereon. Such royalty shall be determined before any action is taken under this part and as if a valid patent on the invention had been licensed to an unrelated exclusive licensee (or a nonexclusive licensee if the patent is licensed to others) in an arm's length transaction. Such royalty shall be distributed to all of the parties hereto according to their proportionate shares and on a quarterly basis, accompanied by a written royalty report and sent within one month after the close of each calendar quarter.

Jane: 8/29/63 Date: 6/29/03

Date:

NOTARY PURINC

J.D. Deliberto - Notary Public Orleans - Jefferson Parish State of Louisiana My Commission Is For Life

Assignment of Invention and Patent Application

For value received, I James	A. Barger, Sr.co-owner
	G-IT", LLC
	gns, transfers, and sets over unto Paul J. Hubbell, Jr.
co-owner of "U-RI	G-IT", LLC
	einafter assignee), Fifty (50) % of the following: (A)
-	d to the invention entitled "Portable Crane/Winch-
	assignor; (B) the application for Untied States patent therefor,
signed by assignor James A.	Barger, Sr. , U.S. Patent and
Trademark Office Serial Number	; Filed;
; (C) any pater	nt or reissues of any patent that may be granted thereon; and (D)
any applications which are continuations	s, continuations-in-part, substitutes, or divisions of said
application. Assignor authorizes assign	see to enter the date of signature and/or Serial Number and Filing
Date in the spaces above. Assignor also	authorizes and requests the Commissioner of Patents and
Trademarks to issue any resulting patent((s) as
follows: Fifty (50)% to Assigne	or and Fifty (50) % to assignee. (The singular shall
include the plural and vice-versa herein.)	
may require to enable assignee to perfe and countries foreign thereto, and to acqu and reissues and extensions thereof, and	I perform other lawful acts, at assignees expense, as assignee act assignee's interest in any resulting patent of the United States aire, hold, enforce, convey, and uphold the validity of said patent I assignee's interest therein. Be ereunto set its hand and seal on the date below.
	James A. Barger, Sr
	James G. Binger St.
State: Louisiana	
	:ss
XXXXXX Jefferson Paris	h:
Subscribed and sworn to before me	NOVEMBER 14, 2002
bubscribed and sworm to before me	100000000000000000000000000000000000000
	Notary Public
SEAL	J.D. Deliberto - Notary Public
	Odeone - IPHEISUIT WITE
	State of Louisiana No Commission Is For Life
	CANTE ATTITUDENCE TO